9 APR 1955

The Honorable The Attorney General Department of Justice Washington 25, D. C.

Dear Mr. Attorney General:

You will recall that the Director wrote you on October 20, 1954, asking your opinion whether the prosecution of a forser employee of this Agency, was varranted or feasible in view of the classified nature of his activities for this Agency. On November 24, 1954, Mr. Warren Olney, III, Assistant Attorney General, wrote Mr. Lawrence R. Houston, General	STAT
Counsel of this Agency, a letter containing a careful analysis of the various violations of Title 18 of the United States Code involved inactivities and of the probable evidence that would be produced in the event of his prosecution. Mr. Olney	
concluded that prosecution was varranted and feasible only if this Agency had no objection to the probability of a disclosure during the trial of the nature of duties and work, and consequently, Mr. Olney assumed, of the nature of the project on which he was working. Mr. Olney asked the Director to make a final determination of the security aspects of the case.	STAT
After a careful review of the entire case based on the analysis given us by Mr. Olney, I have determined that in this instance the desirability of enforcement of the law outweighs the detriment which would result from the disclosure of information probably involved in prosecution. The case of sis, therefore, referred to the Department of Justice for such action as may be appropriate. If we can be of further assistance, please call our General Counsel's Office.	STAT

sincerely,

SIGNED

OGC:LPH: jeb cc: DCI (2) DD/P

C. P. Cabell Lieutement General, USAF

I&R/DDP

Acting Director

OGC Has Reviewed

STAT

STAT

Director of Security
OGC

Approved For Release 2003/09/02: CIA-RDP80B01676R000760770046-970 THIS CY.